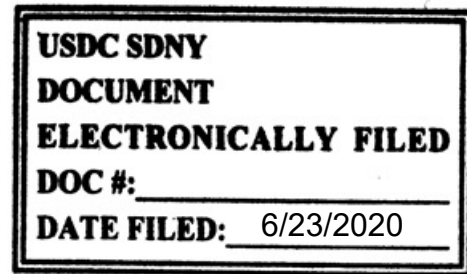




GREG COLEMAN LAW PC
FIRST TENNESSEE PLAZA
800 S. GAY STREET, SUITE 1100
KNOXVILLE, TN 37929

June 23, 2020

Magistrate Judge Robert W. Lehrburger
500 Pearl Street, Room 1960
United States Courthouse
New York, NY 10007
Lehrburger_NYSDChambers@nysd.uscourts.gov



Re: *Adenike Graham, et al. vs. National Beverage Corporation*
U.S.D.C. S.D. N.Y. Docket No. 1:19-cv-00873

Dear Judge Lehrburger:

Pursuant to paragraph 16 of the Stipulated Confidentiality Agreement and Protective Order (ECF No. 31) (the “Protective Order”), Plaintiffs write to request leave to file a redacted copy of a letter motion and four exhibits to that motion under seal.

The letter motion is seeking to compel responses to requests for admissions served by Plaintiffs on National Beverage Corporation (“NBC”). The four exhibits are documents produced by NBC that have been designated Highly Confidential/Attorneys Eyes Only and selections of a deposition of a third-party corporate representative that was designated Highly Confidential/Attorneys Eyes Only by NBC and the third party. Plaintiffs intend to redact portions of the letter motion that include information previously designated by NBC as Highly Confidential/Attorneys Eyes Only.

Plaintiffs take no position as to the confidentiality designations. NBC and the third party, however, by designating the information and documents Highly Confidential/Attorneys Eyes Only assert that the balance of competing considerations against public access, including the privacy rights of those involved, weigh in favor of maintaining confidentiality. The documents contain information alleged by NBC and the third party to be highly confidential, proprietary information, the disclosure of which would harm NBC and the third party because it would reveal to competitors, *inter alia*, the identities of the suppliers used by NBC and the methods used by NBC to manufacture the natural flavor ingredients for the LaCroix Products. *See Lugosch v. Pyramid Co. of Onondaga*, 435 F.3d 110, 119-20 (2d Cir. 2006); see also *EEOC v. Kelley Drye & Warren LLP*, No. 10 Civ. 655(LTS)(MHD), 2012 WL 691545 at *2, *3 (S.D.N.Y. Mar. 2, 2012) (noting that third party privacy interests, confidentiality of trade secrets and the risk of creation of a competitive disadvantage by disclosure may warrant sealing of information); Restatement (First) of Torts § 757, cmt. b (Am. Law Inst. 1939) (“A trade secret may consist of any formula, pattern, device or compilation of information which is used in one’s business, and which gives him an opportunity to obtain an advantage over competitors who do now know or use it”).

In accordance with the Protective Order, Plaintiffs will provide the Court, via electronic email, with unredacted copies of the relevant filings.

Sincerely yours,

GREG COLEMAN LAW PC

A handwritten signature in black ink, appearing to read "Rachel Soffin".

Rachel Soffin

cc: Counsel for National Beverage via ECF

SO ORDERED:

6/23/2020

A handwritten signature in black ink, appearing to be "Robert W. Lehrburger".

HON. ROBERT W. LEHRBURGER
UNITED STATES MAGISTRATE JUDGE